v.

UNITED STATES DISTRICT COUR SOUTHERN DISTRICT OF FLOR

CASE NO. 00-4208-SNOW

ORDER ON INITIAL APPEA

Language English Tape No. 00-046

AUSA Scott Behnke

Agent DEA

The above-named defendant having been arrested on MARCH 24, 2000, having appeared before the court

HAMLET R. VARGAS Defendant.

UNITED STATES OF AMERICA

Plaintiff,

for initial appearance on MAF	RCH 25, 2000 and proceedings having been held in accordance with F.R.C.P. 5 or
40(a), it is thereupon	
ORDERED as follows	s: \bigcirc
1. Jaques	appeared as permanent/temporary counsel of record.
Address:	
Zip Code:	Telephone
2	appointed as permanent counsel of record.
Address:	
Zip Code:	Telephone:
3. The defendant shall attempt	to retain counsel and shall appear before the court at
on	emoval/Identity hearing is set for 7/8 at // before Judge B55.
4 Arraignment/Preliminary/R	emoval/Identity hearing is set for $\frac{1}{2}$ at $\frac{1}{2}$ before Judge $\frac{1}{2}$.
The defendant is held in ten	nporary pretrial detention pursuant 6 18 U.S.C. Section 3142 (d) or (f) because
	0/2x 230 RCC
	ant to 18 U.S.C. Section 3142(f), is set for 8/36 at 9 before Judge BU
	sed from custody upon the posting of the following type of appearance bond, pursuant
to 18 U.S.C. Section 3142:	
	standard conditions of bond printed in the bond form of this Court and, in addition,
	th the special conditions checked below:
	nd travel document to the Pretrial Services Office.
	es as follows:times a week /month by phone,time a week/month
in person; other:	
c. Submit to random urine	testing by Pretrial Services for the use of non-physician-prescribed substances
prohibited by law.	
d. Maintain or actively seel	k full time gainful employment.
e. Maintain or begin an edu	icational program.
f. Avoid all contact with vi	ctims of or witnesses to the crimes charged.
g. Refrain from possessing	a firearm, destructive device or other dangerous weapon.
	ing curfew:
i. Avoid all commercial tra	nsportation facilities; no airports, no marinas, no bus terminals.



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Entered on FLSD Docket 08/28/2000

This bond was set: At Arrest		
After Hearin	3	
If bond is changed from that	set in another District, the	e reason pursuant to Rule 40(f) is

- 7. The defendant has been advised by the court that if he or she is released on bond pursuant to the conditions set forth herein or those later ordered by the court, the defendant is subject to arrest and revocation of release and to various civil and criminal sanctions for any violation of those conditions. These various sanctions and penalties are set forth more fully in the Appearance Bond itself.
- 8. The defendant is committed to the custody of the United States Marshal until an appearance bond has been executed in accordance with this or subsequent court order.

DONE AND ORDERED at Ft. Lauderdale, Florida this 25TH day of AUGUST, 2000.

U. S. MAGISTRATE JUDGE LURANA S. SNOW

Zumana S. Snow

cc: Assistant U.S. Attorney Defendant Counsel Copy for Judge Pretrial Services/Probation